Exhibit 8

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1
              BEFORE THE UNITED STATES DISTRICT COURT
 2
                  NORTHERN DISTRICT OF CALIFORNIA
 3
                              ---000---
 4
 5
      SONOS, INC.,
                                  )
                                  )
 6
                 Plaintiff,
 7
                                 ) CASE NO. 3:21-CV-7559 WHA
      vs.
      GOOGLE, INC.,
 8
9
                 Defendant.
10
      GOOGLE, INC.,
                                  )
11
                 Plaintiff,
12
                                 ) CASE NO. 3:21-CV-06754 WHA
      vs.
13
      SONOS, INC.,
14
                Defendant.
15
16
17
               REMOTE WEB VIDEOCONFERENCE DEPOSITION
18
                      DEPONENT: TOMER SHEKEL
19
                         LOCATION: ISRAEL
20
                     WEDNESDAY, NOVEMBER 23, 2022
21
22
      STENOGRAPHICALLY REPORTED BY:
23
      ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~
24
      CSR LICENSE NO. 9830
25
      JOB NO. 5594467
                                                     Page 1
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1	Q Was he your manager for the Google Home	09:24
2	project?	09:24
3	A Rishi was my manager from an organization	09:24
4	point of view. He was not my manager in the context	09:24
5	of specifically Google Home. He was just my manager.	09:24
6	Q Did you have a manager specifically for	09:24
7	Google Home?	09:24
8	A No. There is no you know, at least my	09:24
9	my experience within that team, that there was no	09:24
10	usually a manager in the specific context of the	09:24
11	project versus just your manager.	09:24
12	Q What is the difference between Cast for Audio	09:25
13	and Chromecast Audio?	09:25
14	A Cast for Audio is a program that is meant to	09:25
15	bring the Google Cast technology that is the	09:25
16	technology that Chromecast, for example, is using	09:25
17	to OEM devices, you know, speakers by third-party	09:25
18	speaker manufacturers.	09:26
19	Chromecast Audio is how the device we	09:26
20	developed within Google that also has it's not a	09:26
21	speaker. It's a device that connects into speakers,	09:26
22	and also the use the same technology of Cast.	09:26
23	There are other differences as well, but this	09:26
24	is conceptually a high-level difference.	09:26
25	Q What did you do to prepare for your	09:26
		Page 29

1 CERTIFICATE OF REPORTER 2 3 I, ANDREA M. IGNACIO, hereby certify that the witness in the foregoing remote deposition was by me 4 remotely sworn to tell the truth, the whole truth, and 5 nothing but the truth in the within-entitled cause; 6 7 That said deposition was taken in shorthand 8 by me, a disinterested person, at the time and place 9 therein stated, and that the testimony of the said witness was thereafter reduced to typewriting, by 10 computer, under my direction and supervision; 11 12 That before completion of the deposition, 13 review of the transcript [] was [x] was not 14 requested. If requested, any changes made by the 15 deponent (and provided to the reporter) during the 16 period allowed are appended hereto. 17 I further certify that I am not of counsel or 18 attorney for either or any of the parties to the said 19 deposition, nor in any way interested in the event of 20 this cause, and that I am not related to any of the 21 parties thereto. 22 Dated: November 28, 2022 23 24 ANDREA M. IGNACIO, RPR, CRR, CCRR, CLR, CSR No. 9830 2.5

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